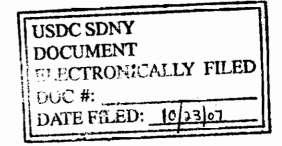
AKIN GUMP STRAUSS HAUER & FEIMEMO ENDORSED

DOUGLASS B. MAYNARD 212.872.1019/fax; 212.872.1002 dmaynard@akingump.com

October 22, 2007

VIA FACSIMILE

Honorable Denny Chin United States District Court Southern District of New York 500 Pearl Street New York, NY 10007



Dear Judge Chin:

I write on behalf of Defendants in the above-referenced matter. On the evening of Tuesday, October 16, 2007, I spoke to counsel for Plaintiff, L. Lin Wood, to request additional time to respond to Plaintiff's complaint. Mr. Wood informed me at that time that Plaintiff intended to file an amended complaint, and that Mr. Wood would be willing to provide Defendants an additional thirty days to respond to this amended complaint once it was filed.

On Friday, October 19, 2007, counsel for Defendants received an email from Mr. Wood in which he notified us, among other things, that Plaintiff no longer intended to file an amended complaint. Mr. Wood presented a proposal related to discovery. Ms. McNamara and I have been trying to reach Mr. Wood today to discuss his proposal and agree on a schedule for Defendants' response to the complaint. So far we have been unable to speak with Mr. Wood. Accordingly, in an abundance of caution, we write to request an adjournment of Defendants' time to respond to the complaint until November 13, 2007.

We are available at the Court's convenience should your Honor wish to discuss this

matter further

so creceed.

Respectfully submitted, gloss B. Magnerol 158.

Douglass B. Maynard

cc:

L. Lin Wood

Elizabeth McNamara